Court of Appeals, State of Michigan

ORDER

In Re Cartier Robert Edward Estelle Minor

Joel P. Hoekstra Presiding Judge

Docket No. 285209

Richard A. Bandstra

LC No.

07-006847-AY

Jane E. Markey

Judges

The Court having received notification from the Jackson County Court Administrator that the digital recording of the hearing held on April 10, 2008, has been sealed, and the trial court is unable to unlock the recording so that the court reporter can transcribe the hearing, it is ordered:

This cause is REMANDED to the trial court so that, within 14 days, appellant may file in the trial court and serve on each appellee, a settled statement of facts to serve as a substitute for the transcript. MCR 7.210(B)(2). The proposed statement of facts must concisely set forth the substance of the testimony, or the oral proceedings before the trial court if no testimony was taken, in sufficient detail to inform this Court of the nature of the controversy and of the proceedings in the trial court.

Appellant shall file with this Court a copy of any proposed statement of facts filed in the trial court within 14 days of the Clerk's certification of this order. An amendment or objection to the proposed statement of facts must be in writing, filed in the trial court within 7 days after appellant's proposed statement of facts. The trial court is to settle any controversy and certify a statement of facts as an accurate, fair, and complete statement of the proceedings before it within 28 days of the Clerk's certification of this order.

Appellant must also file with the Clerk of this Court a copy of the certified statement of facts within 7 days after entry.

This Court retains jurisdiction in the matter, and the time for filing the appellant's brief in this Court begins upon issuance of the certified statement of facts.



A true copy entered and certified by Sandra Schultz Mengel, Chief Clerk, on

ILIN 2 6 2008

Date

Ghief Clerk